1	[JOINT FILING — SEE SIGNATURE PAGE FO	OR LIST OF COUNSEL]
2		
3		
4		
5		
6		
7		
8	UNITED STATES	S DISTRICT COURT
9	NORTHERN DISTR	LICT OF CALIFORNIA
10	OAKLAN	D DIVISION
11	eBay Inc. and Microsoft Corporation,	No. 4:10-cv-4947-CW (filed Nov. 2, 2010)
12 13	Plaintiffs and Counterclaim-Defendants, )	JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINE TO FILE OBJECTIONS TO BILLS OF COSTS
14 15	Vs.  Kelora Systems, LLC,	[Civil L.R. 7-12, 54-2, 54-4; F.R.C.P. 54(d)(1)]
<ul><li>16</li><li>17</li><li>18</li><li>19</li></ul>	Defendant and Counterclaim-Plaintiff.  Cabela's Inc.,  Plaintiff and Counterclaim-Defendant,	No. 4:11-cv-1398-CW (filed Mar. 23, 2011) (related case)
20	vs. ) Kelora Systems, LLC, )	
21	Defendant and Counterclaim-Plaintiff.	
22		
23		
24		
25		
26		
27		
28		-1-
- 1	I	

1 No. 4:11-cv-1548-CW (filed Nov. 8, 2010) Kelora Systems, LLC, (related case) 2 Plaintiff and Counterclaim-Defendant, 3 VS. 4 Target Corporation; Amazon.com, Inc.; Dell Inc.; Office Depot, Inc.; Newegg Inc.; Costco 5 Wholesale Corporation; Hewlett-Packard 6 Company; Audible, Inc.; and Zappos.com, Inc., 7 Defendants and Counterclaim-Plaintiffs. 8 This joint stipulation and [proposed] order is intended to allow the undersigned parties to 9 sufficiently meet and confer as contemplated by Civil L.R. 54-2 "in an effort to resolve disagreement 10 about taxable costs claimed." Therefore, pursuant to Civil L.R. 7-12 and 54-2 and Federal Rule of 11 Civil Procedure 54(d)(1), the undersigned parties hereby stipulate that: 12 1. The time for Kelora Systems, LLC ("Kelora") to file objections to the below-listed 13 Bills of Costs shall be extended **14 days from** June 25, 2012, to **July 9, 2012**. 14 2. With respect to the below-listed Bills of Costs, the Clerk of the Court shall not tax 15 costs pursuant to Civil L.R. 54-4 any sooner than **July 10, 2012**. 16 No prior extensions with respect the below-listed Bills of Costs have been sought, and entry 17 of the requested extension will only affect the date upon which the Clerk of the Court taxes costs. 18 Bills of Costs subject to Joint Stipulation and [Proposed] Order: 19 Bill of Costs submitted by eBay Inc. (Case No. 10-4947, Dkt.# 159) Bill of Costs submitted by Microsoft Corporation (Case No. 10-4947, Dkt.# 160) 20 Bill of Costs submitted by Cabela's Inc. (Case No. 11-1398, Dkt.# 132) 21 Bill of Costs submitted by Dell, Inc. (Case No. 11-1548, Dkt.# 487) 22 Bill of Costs submitted by Newegg Inc. (Case No. 11-1548, Dkt.# 488) 23 Bill of Costs submitted by Amazon.com, Inc., Audible, Inc., Zappos.com, Inc. (Case No. 11-1548, Dkt.# 489) 24 Bill of Costs submitted by Costco Wholesale Corporation (Case No. 11-1548, Dkt.# 25 490) Bill of Costs submitted by Hewlett-Packard Company (Case No. 11-1548, Dkt.# 491) 26 Bill of Costs submitted by Office Depot, Inc. (Case No. 11-1548, Dkt.# 492) 27 Bill of Costs submitted by Target Corporation (Case No. 11-1548, Dkt.# 493) 28

# Case4:10-cv-04947-CW Document162 Filed06/20/12 Page3 of 9

1	IT IS SO STIPULATED, THROUGH	H COUNSEL OF RECORD.
2	PURSUANT TO STIPULATION,	IT IS SO ORDERED.
3	Dated:	
4		CLAUDIA WILKEN United States District Judge
5		
6	DATED: June 20, 2012	
7 8	By: /s/ Robert D. Becker  Robert D. Becker (Bar No. 160648)	By: /s/ Richard A. Cederoth  David T. Pritikin (pro hac vice)
9	< <u>rbecker@manatt.com</u> >	<dpritikin@sidley.com></dpritikin@sidley.com>
10	Ronald S. Katz (Bar No. 85713) < rkatz@manatt.com>	Richard A. Cederoth ( <i>pro hac vice</i> ) < rcederoth@sidley.com>
11	Shawn G. Hansen (Bar No. 197033) <shansen@manatt.com></shansen@manatt.com>	SIDLEY AUSTIN LLP One S. Dearborn Street
	MANATT, PHELPS & PHILLIPS, LLP	Chicago, Illinois 60603
12	1841 Page Mill Road, Suite 200 Palo Alto, California 94304	Telephone: (312) 853-7000 Facsimile: (312) 853-7036
13	Telephone: (650) 812-1300 Facsimile: (650) 213-0260	Sandra S. Fujiyama (Bar No. 198125)
14	<manattkelorateam@manatt.com></manattkelorateam@manatt.com>	<pre><sfujiyama@sidley.com> Theodore W. Chandler (Bar No. 219456) <tchandler@sidley.com></tchandler@sidley.com></sfujiyama@sidley.com></pre>
15 16	Attorneys for Kelora Systems, LLC	SIDLEY AUSTIN LLP 555 West Fifth Street, Suite 4000
17		Los Angeles, California 90013 Telephone: (213) 896-6000
18		Facsimile: (213) 896-6600
19		<kelora-microsoft-ebay@sidley.com></kelora-microsoft-ebay@sidley.com>
20		Counsel for Plaintiff and Counterclaim- Defendant eBay Inc.
21		
22		
23		
24		
25		
26		
20 27		
28		-3-

# Case4:10-cv-04947-CW Document162 Filed06/20/12 Page4 of 9

1	By: /s/ Richard A. Cederoth
2	David T. Pritikin (pro hac vice)
3	<pre></pre>
4	<pre><rcederoth@sidley.com> SIDLEY AUSTIN LLP</rcederoth@sidley.com></pre>
5	One S. Dearborn Street
	Chicago, Illinois 60603 Telephone: (312) 853-7000
6	Facsimile: (312) 853-7036
7	Sandra S. Fujiyama (Bar No. 198125) <sfujiyama@sidley.com></sfujiyama@sidley.com>
8	Theodore W. Chandler (Bar No. 219456)
9	<pre><tchandler@sidley.com> SIDLEY AUSTIN LLP</tchandler@sidley.com></pre>
10	555 West Fifth Street, Suite 4000 Los Angeles, California 90013
11	Telephone: (213) 896-6000 Facsimile: (213) 896-6600
12	<pre><kelora-microsoft-ebay@sidley.com></kelora-microsoft-ebay@sidley.com></pre>
13	(Kelora-Wilerosoft-eday @ sidiey.com)
14	David E. Killough (Bar No. 110719)
	<a href="mailto:davkill@microsoft.com" mailto:<a="">davkill@microsoft.com</a> MICROSOFT CORPORATION
15	One Microsoft Way, 8/2076 Redmond, Washington 98052
16	Telephone: (425) 703-8865
17	Facsimile: (425) 869-1327
18	Counsel for Plaintiff and Counterclaim-
19	Defendant Microsoft Corporation
20	
21	
22	
23	
24	
25	
26	
27	
28	-4-
	· '

# Case4:10-cv-04947-CW Document162 Filed06/20/12 Page5 of 9

1	By: /s/ Wendy K. Akbar
2	
	Gregory P. Sitrick ( <i>pro hac vice</i> ) <a href="mailto:sqregory.sitrick@quarles.com">sqregory.sitrick@quarles.com</a>
3	Wendy K. Akbar (pro hac vice)
4	< <u>wendy.akbar@quarles.com</u> > QUARLES & BRADY LLP
5	One Renaissance Square
	Two North Central Avenue
6	Phoenix, Arizona 85004
7	Telephone: (602) 229-5200 Facsimile: (602) 420-5198
8	Jeffrey L. Fillerup (Bar No. 120543)
9	<pre>&lt;<u>jfillerup@luce.com</u>&gt; McKENNA LONG &amp; ALDRIDGE LLP</pre>
10	Rincon Center II, 121 Spear Street, Ste 200 San Francisco, CA 94105-1582
	Telephone: (415) 356-4600
11	Facsimile: (415) 356-3881
12	
13	Attorneys for Plaintiff and Counterclaim- Defendant Cabela's Inc.
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
-	-5-

1	By: /s/ Richard S. Zembek
2	Dan D. Davison (pro hac vice) <a href="mailto:ddavison@fulbright.com">ddavison@fulbright.com</a>
3   4	Robert L. Greeson (pro hac vice) <rgreeson@fulbright.com></rgreeson@fulbright.com>
5	FULBRIGHT & JAWORSKI L.L.P. 2200 Ross Avenue, Suite 2800
	Dallas, Texas 75201 Telephone: (214) 855-8000
6	Facsimile: (214) 855-8200
7	Richard S. Zembek (pro hac vice)
8	<a href="mailto:com"><a href="mailto:com"><a href="mailto:com">crzembek@fulbright.com</a>&gt; Daniel S. Leventhal (pro hac vice)</a></a>
9	<a href="mailto:com/dleventhal@fulbright.com/">dleventhal@fulbright.com/</a> FULBRIGHT & JAWORSKI L.L.P.
10	Fulbright Tower
11	1301 McKinney, Suite 5100 Houston, Texas 77010
	Telephone: (713) 651-5151
12	Facsimile: (713) 651-5246
13	Gilbert A. Greene ( <i>pro hac vice</i> ) <ggreene@fulbright.com></ggreene@fulbright.com>
14	FULBRIGHT & JAWORSKI L.L.P.
15	600 Congress Avenue, Suite 2400
16	Austin, Texas 78701 Telephone: (512) 474-5201
	Facsimile: (512) 536-4598
17	John A. O'Malley (Bar No. 101181)
18	<pre><jomalley@fulbright.com> Aaron D. Gopen (Bar No. 268451)</jomalley@fulbright.com></pre>
19	<a href="mailto:agopen@fulbright.com">agopen@fulbright.com</a> FULBRIGHT & JAWORSKI L.L.P.
20	555 South Flower Street, 41st Floor
21	Los Angeles, California 90071 Telephone: (213) 892-9200
22	Facsimile: (213) 892-9494
23	Attorneys for Defendants and Counterclaim-Plaintiffs Target
24	CounterCtain-1 taintijs Target Corporation; Amazon.com, Inc.; Office Depot, Inc.; Costco Wholesale
25	Corporation; Hewlett-Packard Company; Audible, Inc.; and Zappos.com, Inc.
26	
27	
28	

1	By: /s/ Joseph A. Micallef
2	Joseph A. Micallef (DC Bar No. 443679)
3	<pre><jmicallef@sidley.com> Michael R. Franzinger (Bar No. 222155)</jmicallef@sidley.com></pre>
4	<pre><mfranzinger@sidley.com> Scott M. Border (pro hac vice)</mfranzinger@sidley.com></pre>
5	<pre> <sborder@sidley.com> Wonjoo Suh (Bar No. 269500)</sborder@sidley.com></pre>
6	<pre> <wsuh@sidley.com> SIDLEY AUSTIN LLP </wsuh@sidley.com></pre>
7	1501 K Street, NW Washington, DC 20005
8	Telephone: (202) 736-8000 Facsimile: (202) 736-8711
9	Theodore W. Chandler (Bar No. 219456)
10	<tchandler@sidley.com> SIDLEY AUSTIN LLP</tchandler@sidley.com>
11	555 West Fifth Street, Suite 4000 Los Angeles, California 90013
12	Telephone: (213) 896-6000 Facsimile: (213) 896-6600
13	Kimball R. Anderson (pro hac vice)
14	< <u>kanderson@winston.com</u> > WINSTON & STRAWN LLP
15	35 West Wacker Drive
16	Chicago, Illinois 60601 Telephone: (312) 558-5600
17	Facsimile: (312) 558-5700
18	Howard I. Shin ( <i>pro hac vice</i> ) < hshin@winston.com>
19	WINSTON & STRAWN LLP 200 Park Avenue
20	New York, New York 10166 Telephone: (212) 294-6700
21	Facsimile: (212) 294-4700
22	David S. Bloch (State Bar No. 184530)
23	<a href="mailto:dbloch@winston.com">dbloch@winston.com</a> WINSTON & STRAWN LLP
24	101 California Street San Francisco, California 94111
25	Telephone: (415) 591-1000 Facsimile: (415) 591-1400
26	Attorneys for Defendant and Counterclaim-
27	Plaintiff Ďell Inč.
28	
	7

# Case4:10-cv-04947-CW Document162 Filed06/20/12 Page8 of 9

1	By: /s/ Kent E. Baldauf, Jr.
2	Kent E. Baldauf, Jr. (pro hac vice)
	<a href="mailto:kbaldauf;"><a href="mailto:kbaldauf;">kbaldauf;</a> (webblaw.com&gt;</a>
3	Bryan P. Clark (pro hac vice)
4	  bclark@webblaw.com>
	THE WEBB LAW FIRM
5	One Gateway Center 420 Ft. Duquesne Blvd., Suite 1200
6	Pittsburgh, Pennsylvania 15222
	Telephone: (412) 471-8815
7	Facsimile: (412) 471-4094
8	Phillip F. Shinn (State Bar No. 112051)
9	<pre><pshinn@foxrothschild.com></pshinn@foxrothschild.com></pre>
"	FOX ROTHSCHILD LLP
10	235 Pine Street, Suite 1500 San Francisco, California 94104
11	Telephone: (415) 364-5558
11	Facsimile: (415) 391-4436
12	Attorneys for Defendant and Counterclaim-
13	Plaintiff Newegg Inc.
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	-8-

# Case4:10-cv-04947-CW Document162 Filed06/20/12 Page9 of 9

1	SIGNATURE ATTESTATION
2	Pursuant to General Order No. 45(X)(B), I hereby certify that concurrence in the filing of this
3	document has been obtained from each of the other signatories shown above.
4	
5	//D 1 /D D 1
6	/s/ Robert D. Becker
7	303085910.2
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20 21	
22	
23	
24	
25	
26	
27	
28	
-	-9-